SO ORDERED



IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF MARYLAND (Greenbelt Division)

In re: TONY ARNEL MASSENBURG Debtor.) Case No. 12-27073-TJC) (Chapter 7))
ROGER SCHLOSSBERG, TRUSTEE, Plaintiff, v. HATTIE L. MASSENBURG, Defendant.))) Adv. No.: 14-00815))
ROGER SCHLOSSBERG, TRUSTEE, Plaintiff, v. HATTIE L. MASSENBURG, et al., Defendants.))) Adv. No.: 14-00816))
ROGER SCHLOSSBERG, TRUSTEE, Plaintiff, v. HATTIE L. MASSENBURG, Defendant.))) Adv. No.: 14-00818))

Case 14-00815 Doc 23 Filed 02/29/16 Page 2 of 2

ORDER APPROVING COMPROMISE AND SETTLEMENT

Upon the Motion for Approval of Proposed Compromise and Settlement (the "Motion"),

and it appearing to the Court that proper notice of said proposed compromise and settlement has

been forwarded to all parties-in-interest herein as required by Bankruptcy Rule 2002, and no

objection to said proposed compromise and settlement having been filed in response thereto, and

it appearing that the proposed compromise and settlement is in the best interests of all parties-in-

interest herein and should be approved by the Court; and

It is, therefore, by the United States Bankruptcy Court for the District of Maryland,

ORDERED, that the *Motion* be, and the same hereby is, GRANTED; and it is further

ORDERED, that the proposed compromise and settlement as described in the *Motion* be,

and the same hereby is, APPROVED.

END OF ORDER

cc: Roger Schlossberg, Esquire

Frank J. Mastro, Esquire

Eric H. Kirchman, Esquire